

MORNING APPEAL.

V. 45

CARSON CITY, NEVADA, TUESDAY MORNING, OCTOBER 16, 1894

No 156

MORNING APPEAL

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S. P. DAVIS,

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SURROUNDED BY MYSTERY!

A Great Mistake.

A recent announcement made by the man who has been identified as the author of the mysterious letters, has been received with great interest by the public. This follows upon the publication of the latest letter, which was sent to the editor of the Appeal, and which contained a statement that the author of the letters was a man named John P. Jones, who had been a member of the House of Representatives from Nevada during the last session. It may affect the party affected.

Franklin Miller, M. D., has also highly educated and specialist and student of nervous diseases, and another claimant to the title of the first to have written the truth of the first document, and his handwriting is prepared for this purpose. His success in curing all diseases arising from deficiency of the nervous system is well known. The author of the mysterious letters is the man who manufactured the remedy which proves.

Dr. Miller's practice is reliable, and he has many diseases, which can be cured by his skill, particularly those of the nervous system, such as epilepsy, hysteria, paralysis, etc. It is a fact that his practice guarantees a cure for all diseases, and that the results of his treatment are generally successful.

Franklin Miller, M. D., has also



ORMSBY SILVER TICKET.

Senator,
H. R. LOGAN.
Assemblymen,
JAMES LEETE,
L. A. HERRICK,
FRANK FOLSOM.

For Sheriff,
W.M. KINNEY,
County Recorder,
JOHN ELLIS,
County Clerk,
E. AUBRE,
District Attorney,
A. J. McGOWAN.

County Commissioner, (Long Term),
C. SLINGERLAND,
County Commissioner, (Short Term),
HENRY SCHNEIDER,
Justice of the Peace,
WALTER CHEDIC,
Constable,
V. R. CROSS,
EMERIE.

Judge of the Peace,
WM. LANG,
Constable,
M. W. SMITH Jr.

PLATFORM AND RESOLUTIONS

Of the Silver Party of Ormsby County, adopted in convention held at Carson City, Nev. September 25, 1894.

Resolved, That the Silver Party of Ormsby County endorse each and every plank of the platform accepted by the Silver Party of Nevada in the State Convention held at Carson Sep. 4, 1894.

That it congratulates the voters and taxpayers of Ormsby county upon the faithful and efficient manner in which the nominees of 1892 have performed the duties of their respective offices, thereby enabling the Silver Party of Ormsby to keep every pledge made to the people of the county in its party platform prior to election.

Since the accession of the party to the management of county affairs there have been no official scandals and no investigations by Grand Juries, while the letting of fraudulent contracts in the interest of county officials has been wholly done away with.

Each department of the County Government has been honestly and economically managed, with an actual saving to the taxpayers of nearly \$10,000 per annum for the past two years.

Under these circumstances the Silver Party of Ormsby feel justified in again demanding the support of the voters and taxpayers of the county at the forth-coming election.

Resolved, That this Party unqualifiedly endorses the action of Hon. John P. Jones in withdrawing from a party who, while professing to be the friend of Silver in its State platforms, has persistently caused its Representatives in Congress to bow to the mandates of Wall Street.

This Convention denounces as ill-timed, insulting and inconsistent, the demand for his resignation by the Republican State Central Committee of Nevada, who by their illegal and impudent demands for the withdrawal from the Senate of the United States of a man recognized in both continents as one of the leading silver exponents of the World, have torn aside the miserable mask of monometalism that has so long covered the face of the Republican party of Nevada.

Resolved, That should a vacancy occur in the office of the U. S. Senator from this State which would be necessary to fill at the next meeting of the Legislature, that the vote of the Legislative nominees of this convention is hereby pledged to the Hon. John P. Jones, to fill the unexpired term.

That we endorse the able and conscientious efforts of Senator Stewart and Congressman Newlands in behalf of the white metal in congress.

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SILVER PARTY STATE TICKET.

For Congress,
FRANCIS G. NEWLANDS
Of Washoe

For Governor,
JOHN E. JONES,
Of Ormsby

For Lieutenant Governor,
R. SADLER
Of Eureka

For Associate Justice of Supreme Court

M. S. BONNIFIELD
Of Humboldt

For Secretary of State,
EUGENE HOWELL,
Of White Pine

For Attorney General,
ROBERT BEATTY,
Of Eureka

For State Controller,
C. A. LAGRAVE
Of Humboldt

For State Treasurer,
W. J. WESTERFIELD,
Of Washoe

For Surveyor General,
A. C. DRAKE,
Of Douglas

For State Printer,
JOSEPH McCARTHY,
Of Storey

For Sept. Public Instruction,
H. C. CUTTING,
Of Esmeralda

For University Regent (Long Term),
W. E. F. DEAL,
Of Storey

For University Regent (Short Term),
H. S. STARRATT,
Of Lander

For District Judges:

First District C. E. MACK, of Storey

Second District A. E. CHENEY, of Washoe

Third District A. L. FITZGERALD, of Eureka

Fourth District Geo. F. TALBOT, of Elko.

PLATFORM AND RESOLUTIONS

The Silver Party of Nevada in convention assembled at Carson City, on the 4th day of September, 1894, declare that platforms should assert cardinal principles of political faith concerning questions of political interest and present moment without equivocation or evasion. We hold that history has demonstrated that these principles are right and equitable and their observance necessary to secure the welfare and individual happiness for which this Government was established.

We deny the right or authority of the Government of the United States to pass any law restricting or abridging the privilege of any citizen to the free coinage of silver into standard money at the legal ratio of 16 to 1, independent of any other nation, and we demand the repeal of all laws denying or abridging that right.

We assert that any law denying or abridging the right of free coinage of gold and silver into standard money at the legal ratio of 16 to 1, independent of all other nations, is a denial of the sovereignty of the people of the United States as a nation and independent state, and law in restraint and abridgement of production and commerce.

We assert that from 1861 to 1894 inclusive, a period of 34 years last passed, the Democratic party and the Republican party have made and administered the law of this nation; that that period has been characterized as uninterrupted bountiful harvests and bountiful productions from all our great natural resources and that our people have made unparalleled advances in skill, in every branch of manufacture and artisanship; that the period has been one of general health and notwithstanding the civil war, a period of unparalleled prosperity from 1861 to 1873. In 1873 the Republican party passed laws in restraint of the coinage of money denying mintage to silver, the money we need in the pocket of every citizen

and in every store. The decadence of silver has been steady, gradual and unrelenting as the grip of the gold standard of money has closed around our industries and labor and the price of every production of labor, by forest, field, mine and manufacture, have fallen parallel with the depreciation of silver, which today is worth less than 50 per cent of its standard coinage value at the legal ratio of 16 to 1.

Three millions of our people are without the comforts and decencies of life, every industry in the nation is restricted, pinched and hampered to a standstill. We are dwarfed by the demonetization of silver to the great injury of every laborer, producer and trade man in the nation.

The volume of money in circulation should be specially increased and always be fully adequate for the requirements of business. That all money should be a legal tender for debts both public and private. That no money can now exist except such as issued lately by the National Government and nothing should be money but gold, silver and Government paper.

We favor the redemption of Government bonds and the prohibition of any further issue thereof in time of peace.

We demand the abolition of National banks.

We demand the collection of the indebtedness of the Pacific railway companies to the United States as it matures without any extension of time or change of terms and conditions.

A public office is a public trust. No person or party should be trusted who has once violated that trust. Every citizen should contribute to the support of the Government in proportion to his means and in accordance with the necessity of good government, but no Government should augment this burden or enlarge its necessities by unnecessary acts. Let us pay off our debts, bearing debts making no new expenditures, or by promptly collecting what is justly due, whether it be a loan, a tax or a tariff.

No grant should be made of public property for any other than a public purpose, and it is the duty of the Government to conform to the public the enjoyment of the benefits which are the natural result of the growth of a country.

We demand the restoration of the right of telegraph lines and Government subsidized railroads to the people.

We demand that no law be enacted requiring any child to attend school more than U. S. Government employees, school children, and residents of all the cities of this state that the amendment referred to which provides among other things that our school monies may be invested in any other bonds than National and Nevada State be voted against and defeated, and our millions of school money saved from loss by an unsafe investment.

We look to the People's party of America as the only national party in existence today honest in favor of any of the above principles and reforms, and we pledge it the hearty support and cooperation of the people of Nevada in its effort to maintain and carry out the same and the nominee of this convention for Congressman, in the event that he shall have a vote for the President of the United States as a member of the House of Representatives, is hereby pledged to vote for the nominee of the People's party unless otherwise instructed by the Silver Party of this State.

We demand the enforcement of the Interstate Commerce Act everywhere.

We are in favor of an amendment to the Constitution of the United States providing for the election of United States Senator by a direct vote of the people of their respective States.

Repealed the laws of Congress by the President, such as the encroaching clause of the Sherman Bill, Purchasing Act; the Geary Act, providing for the deportation of unregistered Chinese, when its constitutionality has been affirmed by the Supreme court, and its neglect and refusal to enforce the Anti Trust and other laws commerce Acts against guilty offenders.

We are in favor of an amendment to the Constitution of the United States providing for the election of United States Senator by a direct vote of the people of their respective States.

We denounce the purchase and sale of Elective Franchise as a violation of our liberties and franchises of the citizens of the United States.

We demand the purchase and sale of Elective Franchise as a violation of our liberties and franchises of the citizens of the United States.

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